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12	DEVELOPMENT TRUST	
13		DISTRICT COLUMN
		DISTRICT COURT
14	FOR THE SOUTHERN DI	ISTRICT OF CALIFORNIA
15	IENG EDIK GODENGEN, as Tasakas af	) C N OC CN 1572 DTM (CAD)
15 16	JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND	) Case Nos. 06-CV-1572 BTM (CAB)
	SORENSEN RESEARCH AND DEVELOPMENT TRUST,	) ) MEMORANDUM OF POINTS &
16 17	SORENSEN RESEARCH AND DEVELOPMENT TRUST, Plaintiff	) ) MEMORANDUM OF POINTS & ) AUTHORITIES IN SUPPORT OF
16 17 18	SORENSEN RESEARCH AND DEVELOPMENT TRUST, Plaintiff v.	) ) MEMORANDUM OF POINTS &
16 17 18 19	SORENSEN RESEARCH AND DEVELOPMENT TRUST, Plaintiff v. THE BLACK & DECKER CORPORATION;	) MEMORANDUM OF POINTS & ) AUTHORITIES IN SUPPORT OF ) PLAINTIFF'S MOTION TO ) CONSOLIDATE )
16 17 18	SORENSEN RESEARCH AND DEVELOPMENT TRUST,  Plaintiff v.  THE BLACK & DECKER CORPORATION; BLACK & DECKER, INC.; BLACK & DECKER (US), INC.; PORTER-CABLE	) MEMORANDUM OF POINTS & ) AUTHORITIES IN SUPPORT OF ) PLAINTIFF'S MOTION TO ) CONSOLIDATE ) ) Date: May 30, 2008 ) Time: 11:00 a.m.
16 17 18 19	SORENSEN RESEARCH AND DEVELOPMENT TRUST,  Plaintiff v.  THE BLACK & DECKER CORPORATION; BLACK & DECKER, INC.; BLACK & DECKER (US), INC.; PORTER-CABLE CORPORATION; VECTOR PRODUCTS,	MEMORANDUM OF POINTS & AUTHORITIES IN SUPPORT OF PLAINTIFF'S MOTION TO CONSOLIDATE  Date: May 30, 2008 Time: 11:00 a.m. Courtroom: 15, Fifth Floor
16 17 18 19 20	SORENSEN RESEARCH AND DEVELOPMENT TRUST,  Plaintiff v.  THE BLACK & DECKER CORPORATION; BLACK & DECKER, INC.; BLACK & DECKER (US), INC.; PORTER-CABLE CORPORATION; VECTOR PRODUCTS, INC.; PHILLIPS PLASTICS CORPORATION; HI-TECH PLASTICS INC.; B&D HOLDINGS,	) MEMORANDUM OF POINTS & ) AUTHORITIES IN SUPPORT OF ) PLAINTIFF'S MOTION TO ) CONSOLIDATE ) ) Date: May 30, 2008 ) Time: 11:00 a.m.
16 17 18 19 20 21	SORENSEN RESEARCH AND DEVELOPMENT TRUST,  Plaintiff v.  THE BLACK & DECKER CORPORATION; BLACK & DECKER, INC.; BLACK & DECKER (US), INC.; PORTER-CABLE CORPORATION; VECTOR PRODUCTS, INC.; PHILLIPS PLASTICS CORPORATION;	MEMORANDUM OF POINTS & AUTHORITIES IN SUPPORT OF PLAINTIFF'S MOTION TO CONSOLIDATE  Date: May 30, 2008 Time: 11:00 a.m. Courtroom: 15, Fifth Floor Hon. Barry Ted Moskowitz  NO ORAL ARGUMENTS UNLESS
16 17 18 19 20 21 22 23	SORENSEN RESEARCH AND DEVELOPMENT TRUST,  Plaintiff v.  THE BLACK & DECKER CORPORATION; BLACK & DECKER, INC.; BLACK & DECKER (US), INC.; PORTER-CABLE CORPORATION; VECTOR PRODUCTS, INC.; PHILLIPS PLASTICS CORPORATION; HI-TECH PLASTICS INC.; B&D HOLDINGS,	MEMORANDUM OF POINTS & AUTHORITIES IN SUPPORT OF PLAINTIFF'S MOTION TO CONSOLIDATE  Date: May 30, 2008 Time: 11:00 a.m. Courtroom: 15, Fifth Floor Hon. Barry Ted Moskowitz
16 17 18 19 20 21 22 23 24	SORENSEN RESEARCH AND DEVELOPMENT TRUST,  Plaintiff v.  THE BLACK & DECKER CORPORATION; BLACK & DECKER, INC.; BLACK & DECKER (US), INC.; PORTER-CABLE CORPORATION; VECTOR PRODUCTS, INC.; PHILLIPS PLASTICS CORPORATION; HI-TECH PLASTICS INC.; B&D HOLDINGS, LLC; AND DOES 1 THROUGH 1000,  Defendants.	MEMORANDUM OF POINTS & AUTHORITIES IN SUPPORT OF PLAINTIFF'S MOTION TO CONSOLIDATE  Date: May 30, 2008 Time: 11:00 a.m. Courtroom: 15, Fifth Floor Hon. Barry Ted Moskowitz  NO ORAL ARGUMENTS UNLESS REQUESTED BY THE COURT
16 17 18 19 20 21 22 23 24 25	SORENSEN RESEARCH AND DEVELOPMENT TRUST,  Plaintiff v.  THE BLACK & DECKER CORPORATION; BLACK & DECKER, INC.; BLACK & DECKER (US), INC.; PORTER-CABLE CORPORATION; VECTOR PRODUCTS, INC.; PHILLIPS PLASTICS CORPORATION; HI-TECH PLASTICS INC.; B&D HOLDINGS, LLC; AND DOES 1 THROUGH 1000,	MEMORANDUM OF POINTS & AUTHORITIES IN SUPPORT OF PLAINTIFF'S MOTION TO CONSOLIDATE  Date: May 30, 2008 Time: 11:00 a.m. Courtroom: 15, Fifth Floor Hon. Barry Ted Moskowitz  NO ORAL ARGUMENTS UNLESS
16 17 18 19 20 21 22 23 24	SORENSEN RESEARCH AND DEVELOPMENT TRUST,  Plaintiff v.  THE BLACK & DECKER CORPORATION; BLACK & DECKER, INC.; BLACK & DECKER (US), INC.; PORTER-CABLE CORPORATION; VECTOR PRODUCTS, INC.; PHILLIPS PLASTICS CORPORATION; HI-TECH PLASTICS INC.; B&D HOLDINGS, LLC; AND DOES 1 THROUGH 1000,  Defendants.  JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND DEVELOPMENT TRUST,	MEMORANDUM OF POINTS & AUTHORITIES IN SUPPORT OF PLAINTIFF'S MOTION TO CONSOLIDATE  Date: May 30, 2008 Time: 11:00 a.m. Courtroom: 15, Fifth Floor Hon. Barry Ted Moskowitz  NO ORAL ARGUMENTS UNLESS REQUESTED BY THE COURT
16 17 18 19 20 21 22 23 24 25	SORENSEN RESEARCH AND DEVELOPMENT TRUST,  Plaintiff v.  THE BLACK & DECKER CORPORATION; BLACK & DECKER, INC.; BLACK & DECKER (US), INC.; PORTER-CABLE CORPORATION; VECTOR PRODUCTS, INC.; PHILLIPS PLASTICS CORPORATION; HI-TECH PLASTICS INC.; B&D HOLDINGS, LLC; AND DOES 1 THROUGH 1000,  Defendants.  JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND	MEMORANDUM OF POINTS & AUTHORITIES IN SUPPORT OF PLAINTIFF'S MOTION TO CONSOLIDATE  Date: May 30, 2008 Time: 11:00 a.m. Courtroom: 15, Fifth Floor Hon. Barry Ted Moskowitz  NO ORAL ARGUMENTS UNLESS REQUESTED BY THE COURT
16 17 18 19 20 21 22 23 24 25 26	SORENSEN RESEARCH AND DEVELOPMENT TRUST,  Plaintiff  V.  THE BLACK & DECKER CORPORATION; BLACK & DECKER, INC.; BLACK & DECKER (US), INC.; PORTER-CABLE CORPORATION; VECTOR PRODUCTS, INC.; PHILLIPS PLASTICS CORPORATION; HI-TECH PLASTICS INC.; B&D HOLDINGS, LLC; AND DOES 1 THROUGH 1000,  Defendants.  JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND DEVELOPMENT TRUST,  Plaintiff,	MEMORANDUM OF POINTS & AUTHORITIES IN SUPPORT OF PLAINTIFF'S MOTION TO CONSOLIDATE  Date: May 30, 2008 Time: 11:00 a.m. Courtroom: 15, Fifth Floor Hon. Barry Ted Moskowitz  NO ORAL ARGUMENTS UNLESS REQUESTED BY THE COURT

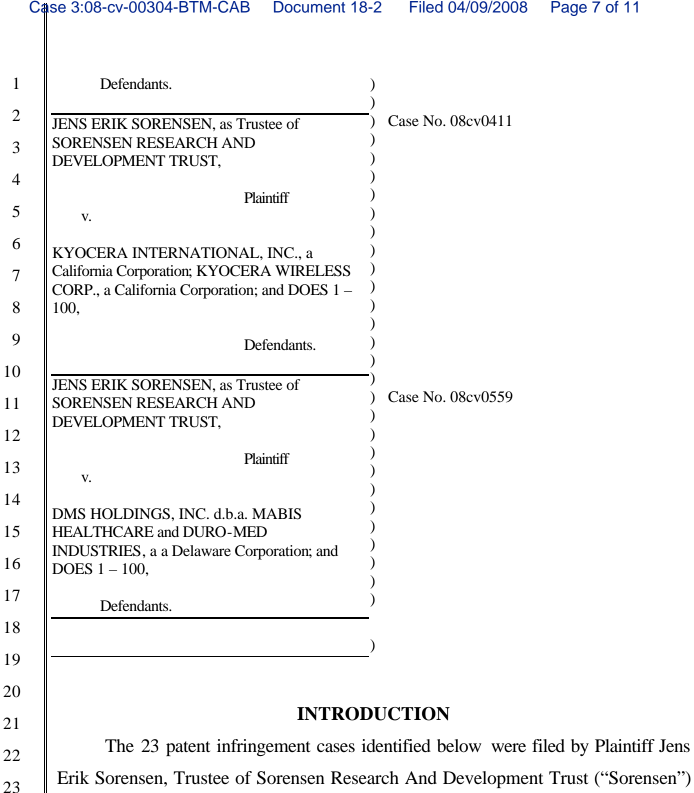
Ca	se 3:08-cv-00304-BTM-CAB Document 18	8-2 Filed 04/09/2008	Page 2 of 11
1	GIANT INTERNATIONAL (USA) LTD., a	)	
2	Delaware corporation, and DOES 1-10,  Defendants.	)	
3	and related counterclaims.	)	
4	JENS ERIK SORENSEN, as Trustee of	) Case No. 07cv2277	
5	SORENSEN RESEARCH AND	)	
6	DEVELOPMENT TRUST,	)	
7	Plaintiff, v.	)	
8	ESSEPLAST (USA) NC, INC., a Delaware	)	
9	corporation, and DOES 1-100,	)	
10	Defendants.	)	
11	and related counterclaims  JENS ERIK SORENSEN, as Trustee of	_) _) Case No. 07cv2278	
12	SORENSEN RESEARCH AND DEVELOPMENT TRUST,	)	
13		)	
14	Plaintiff, v.	)	
15	HELEN OF TROY TEXAS CORPORATION;	)	
16	OXO INTERNATIONAL LTD.; and DOES 1 – 100,	)	
17		)	
18	Defendants.  JENS ERIK SORENSEN, as Trustee of	–) Case No. 07cv2321	
19	SORENSEN RESEARCH AND DEVELOPMENT TRUST,	)	
20		)	
21	Plaintiff, v.	)	
22	ENERGIZER HOLDINGS INC, a Missouri	)	
23	corporation; EVEREADY BATTERY COMPANY, INC.; and DOES 1 – 100,	)	
24		)	
25	Defendants.	)	
26	and related counterclaims.  JENS ERIK SORENSEN, as Trustee of	<i>)</i> <del>-</del> )	
27	SORENSEN RESEARCH AND	) Case No. 08cv0025	
28	DEVELOPMENT TRUST,	)	
		2. Case No. 06-0	ev-1572 BTM CAB and others

Ca	ase 3:08-cv-00304-BTM-CAB Document 18	8-2 Filed 04/09/2008	Page 3 of 11
1	DI : .:00	)	
2	Plaintiff v.	)	
3	EMERSON ELECTRIC CO., a Missouri	)	
4	corporation; ONE WORLD TECHNOLOGIES,	)	
5	INC., a Delaware corporation; RIDGE TOOL COMPANY, an Ohio corporation; RIDGID,	)	
6	INC., a Delaware corporation; and DOES 1 – 100	)	
7	Defendants.	)	
8	and related counterclaims	)	
9	JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND	Case No. 08cv0060	
10	DEVELOPMENT TRUST,	) )	
11	Plaintiff v.	)	
12		)	
13	RYOBI TECHNOLOGIES, INC., a Delaware corporation; TECHTRONIC INDUSTRIES	)	
14	NORTH AMERICA, INC., a Delaware corporation; and DOES 1 – 100,	)	
15	-	)	
16	Defendants.  JENS ERIK SORENSEN, as Trustee of	_) Case No. 08cv0070	
17	SORENSEN RESEARCH AND DEVELOPMENT TRUST,	)	
18	Plaintiff	)	
19	V.	)	
20	SENCO PRODUCTS, INC., an Ohio	)	
21	corporation; and DOES 1 – 100,	)	
22	Defendants.	)	
23	JENS ERIK SORENSEN, as Trustee of	(a) Case No. 08cv0134	
24	SORENSEN RESEARCH AND DEVELOPMENT TRUST,	) Case No. 08CV0134	
25		)	
26	Plaintiff v.	)	
27	INFORMATICS, INC., a Texas Corporation;	)	
28	INFORMATICS HOLDINGS, INC., a Delaware	)	
		3. Case No. 06-0	cv-1572 BTM CAB and others
		<b>.</b> .	

Ca	ise 3:08-cv-00304-BTM-CAB Document 18-	-2 Filed 04/09/2008	Page 4 of 11
1	Corporation; DATALOGIC SCANNING, INC.,	)	
2	a Delaware Corporation; DATALOGIC SCANNING HOLDINGS, INC., a New York	) )	
3	Corporation.	)	
4	Defendants.	) ) Casa Na 08 av 0125	
5	JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND	) Case No. 08cv0135	
6	DEVELOPMENT TRUST,	) )	
7	Plaintiff	, )	
8	V.	)	
9	SANYO NORTH AMERICA CORPORATION, a Delaware Corporation; and DOES 1 – 100,	) )	
10	Defendants.	) )	
11	JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND	) Case No. 08cv0136	
12	DEVELOPMENT TRUST,	)	
13	Plaintiff	) )	
14	V.	) )	
15	MOTOROLA, INC., a Delaware Corporation;	) )	
16	and DOES 1 – 100,	, )	
17	Defendants.  JENS ERIK SORENSEN, as Trustee of	) )	
18	SORENSEN RESEARCH AND DEVELOPMENT TRUST,	) Case No. 08cv0231	
19	Plaintiff	) )	
20	V.	)	
21	CTT TOOLS, INC., a California Corporation;	)	
22	and DOES 1 – 100,	) )	
23	Defendants.	)	
24	JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND	) Case No. 08cv0232	
25	DEVELOPMENT TRUST,	<i>)</i> )	
26	Plaintiff	) )	
27	v.	)	
28	ALLTRADE TOOLS, LLC., a California	, )	
		Case No. 06-	cv-1572 BTM CAB and others
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Ca	se 3:08-cv-00304-BTM-CAB Document 1	18-2 Filed 04/09/2008	Page 5 of 11
1	Corporation; and DOES 1 – 100,	)	
2	Defendants.	)	
3	JENS ERIK SORENSEN, as Trustee of	Case No. 08cv0233	
4	SORENSEN RESEARCH AND DEVELOPMENT TRUST,	)	
5	Plaintiff	)	
6	v.	)	
7	GLOBAL MACHINERY COMPANY, an	)	
8	Australian company; GMCA PTY. LTD., an Australian company; TRAPONE	)	
9	CORPORATION PTY. LTD., an Australian company; and DOES 1 – 100,	)	
10		) Case No. 08cv0234	
11	JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND	)	
12	DEVELOPMENT TRUST,	)	
13	Plaintiff	)	
14	V.	)	
15	EMISSIVE ENERGY CORP., a Delaware Corporation; and DOES 1 – 100,	)	
16	Defendants.	)	
17	JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND	—) Case No. 08cv0304	
18	DEVELOPMENT TRUST,	)	
19	Plaintiff	)	
20	v.	)	
21	METABO CORPORATION, a Delaware Corporation; METABOWERKE GMBH, a	)	
22	German Corporation; and DOES 1 – 100,	)	
23	Defendants.	)	
24	JENS ERIK SORENSEN, as Trustee of		
25	SORENSEN RESEARCH AND DEVELOPMENT TRUST,	)	
26	Plaintiff	)	
27	v.	, )	
28	RALLY MANUFACTURING, INC., a Florida	)	
		5. Case No. 06-6	cv-1572 BTM CAB and others

C	se 3:08-cv-00304-BTM-CAB Document 1	8-2 Filed 04/09/2008	Page 6 of 11
1	Corporation; and DOES 1 – 100,	)	
2	Defendants.	)	
3	JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND	Case No. 08cv0306	
4	DEVELOPMENT TRUST,	)	
5	Plaintiff	)	
6	V.	)	
7	SUNBEAM PRODUCTS, INC., a Delaware Corporation; and DOES 1 – 100,	)	
8	_	)	
9	Defendants.	)	
10	JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND	—) Case No. 08cv0307 )	
11	DEVELOPMENT TRUST,	)	
12	Plaintiff	)	
13	V.	)	
14	STAR ASIA, U.S.A., LLC, a Washington	)	
15	Corporation; and DOES 1 – 100,	)	
16	Defendants.  JENS ERIK SORENSEN, as Trustee of	<del>-</del> )	
17	SORENSEN RESEARCH AND DEVELOPMENT TRUST,	) Case No. 08cv0308	
18	Plaintiff	)	
19	V.	)	
20	LOGITECH INC., a California Corporation; and	)	
21	DOES 1 – 100,	)	
22	Defendants.  HENCEPHY CODENSEN, as Trustee of	_) )	
23	JENS ERIK SORENSEN, as Trustee of SORENSEN RESEARCH AND	) Case No. 08cv0309	
24	DEVELOPMENT TRUST,	)	
25	Plaintiff v.	)	
26		)	
27	CENTRAL PURCHASING, LLC, a California Corporation; and DOES 1 – 100,	)	
28		, )	
		6. Case No. 06-0	ev-1572 BTM CAB and others



The 23 patent infringement cases identified below were filed by Plaintiff Jens Erik Sorensen, Trustee of Sorensen Research And Development Trust ("Sorensen") seeking redress for infringement of U.S. Patent No. 4,935,184 ("184 patent"). All are currently pending in this District and all have been assigned to District Judge Barry T. Moskowitz.

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Sorensen seeks to consolidate these related cases pursuant to Rule 42(a) of the *Federal Rules of Civil Procedure* because these cases have overlapping questions of

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law and fact. Specifically, all of the cases allege infringement of the same patent and the Court has already indicated an intention to conduct a joint claim construction hearing. All of the responding defendants thus far have claimed that the '184 patent is invalid, and have also asserted entitlement to a stay pending completion of ex parte reexamination proceedings requested by defendants in the low-numbered Black & Decker case.

Both Court and all parties would benefit from consolidation of claim construction, discovery, and other related matters. Thus, consolidation of these actions is appropriate.

## PROCEDURAL BACKGROUND

Presently pending in this District are 23 related patent infringement cases<sup>1</sup>, the short names of which are as follows:

Abbr. Case Name	Case No.	Date Filed
Sorensen v. Black & Decker, et al	06cv1572	Aug 7, 2006
Sorensen v. Giant Int'l	07cv2121	Nov 6, 2007
Sorensen v. Esseplast	07cv2277	Dec 4, 2007
Sorensen v. Helen of Troy	07cv2278	Dec 4, 2007
Sorensen v. Energizer	07cv2321	Dec 11, 2007
Sorensen v. Emerson	08cv0060	Jan 10, 2008
Sorensen v. Ryobi	08cv0070	Jan 11, 2008
Sorensen v. Senco	08cv0071	Jan 11, 2008
Sorensen v. Informatics	08cv0134	Jan 23, 2008
Sorensen v. Sanyo	08cv0135	Jan 23, 2008
Sorensen v. Motorola	08cv0136	Jan 23, 2008
Sorensen v. CTT Tools	08cv0231	Feb 5, 2008
Sorensen v. Alltrade	08cv0232	Feb 5, 2008
Sorensen v. Global Machinery	08cv0233	Feb 5, 2008
Sorensen v. Emissive Energy	08cv0234	Feb 5, 2008
Sorensen v. Metabo	08cv0304	Feb 15, 2008
Sorensen v. Rally	08cv0305	Feb 15, 2008

<sup>&</sup>lt;sup>1</sup> An additional case based on the same patent is <u>Sorensen v. Johnson Level</u>, Case No. 08cv0025. Consolidation of this case is not sought because it has already had a default entered.

C	ase 3:08-cv-00304-BTM-CAB Docur	nent 18-2 Filed 04	/09/2008 Page 9 of 11		
1 2 3 4 5	Sorensen v. Sunbeam Sorensen v. Star Asia Sorensen v. Logitech Sorensen v. Central Purchas Sorensen v. Kyocera Sorensen v. DMS Holdings	08cv0411	Feb 15, 2008 Feb 15, 2008 Feb 15, 2008 Mar 4, 2008	8 8 8	
6 7 8 9	Stays have been issued in <u>Sorensen v. Black &amp; Decker</u> (3:06-cv-01572), <u>Sorensen v. Giant</u> (3:07cv2121), <u>Sorensen v. Esseplast</u> (3:07-cv-02277), <u>Sorensen v. Energizer</u> (3:07-cv-02321), <u>Sorensen v. Helen of Troy Texas Corporation</u> (3:07-cv-02278).				
10 11 12 13 14	Motions for Stay are pending in <u>Sorensen v. Emerson</u> (3:08-cv-00060); <u>Sorensen v. Global Machinery</u> (3:08-cv-00233), <u>Sorensen v. Kyocera</u> (3:08-cv-00411), <u>Sorensen v. Rally</u> (3:08-cv-00305), <u>Sorensen v. Ryobi</u> (3:08-cv-00070), <u>Sorensen v. Senco</u> (3:08-cv-00071), <u>Sorensen v. Central Purchasing</u> (3:08-cv-00309).				
15 16 17 18 19	Rules Schedule to Accelerate Identification of Claimed Invalidating Prior Art intends to request the same relief in the stayed cases.				
20 21 22	THIS COURT SHOULD CON PURPO	ARGUMENT ISOLIDATE THES SES OF EFFICIEN		R	
<ul><li>23</li><li>24</li><li>25</li></ul>	Fed.R.Civ.P. Rule 42(a) alloactions:	ows this Court to ord	ler consolidation of separa	ıte	

Case No. 06-cv-1572 BTM CAB and others

When actions involving a common question of law and fact are pending

before the court, it may order a joint hearing or trial of any or all the

matters in issue in the actions; it may order all the actions consolidated;

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and it may make such orders concerning proceedings therein as may tend to avoid unnecessary costs or delay.

Consolidation pursuant to the Rule 42(a) is proper where, as here, actions involve common questions of law and fact. *In re Equity Funding Corp. of Am. Sec. Litig.*, 416 F. Supp. 161, 175 (C.D. Cal. 1976). This Court has broad discretion under this Rule to consolidate cases pending within this District. *Perez-Funez v District Director, Immigration and Naturalization Serv.*, 611 F. Supp. 990, 994 (C.D. Cal. 1984) ("[A] Court has broad discretion in deciding whether or not to grant a motion for consolidation, although, typically, consolidation is favored.") (citation omitted). Even if there are some questions that are not common, consolidation is not precluded. *Batazzi v. Petroleum Helicopters, Inc.*, 664 F. 2d 49, 50 (5<sup>th</sup> Cir. 1981); See *Central Motor Co. v. United States*, 583 F. 2d 470 (10<sup>th</sup> Cir. 1978).

Common questions of law and fact abound in these cases. All the cases allege infringement of United States Patent No. 4,935,184 and claim construction of the patent should be conducted jointly.

All of the responding defendants have made *pro forma* assertions of invalidity of the patent. The basis for these assertions should be disclosed so that any asserted prior art can be brought before the PTO during the existing reexamination proceedings that have prompted the pending stays of litigation.

All of the responding defendants have asserted entitlement to a stay pending completion of *ex parte* reexamination proceedings requested by Black & Decker, Phillips Plastics and Hi-Tech Plastics. Thus far, the Court has granted stays to every additional defendant (after the Black & Decker defendants) requesting a stay on this basis, even though the most recent filed Opposition to Motion for Stay (Sorensen v. Energizer, Case No. 07cv2321) contained new information demonstrating that reexaminations were likely to take much longer than the two years anticipated by the Court when the initial stay was entered.

Because of the significant overlap of legal and factual issues, these cases are

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